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EXHIBIT 1

	Page 1
1	UNITED STATES DISTRICT COURT
2	FOR THE SOUTHERN DISTRICT OF NEW YORK
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4	NIKE, INC.,
5	Plaintiff,
6	v. No. 1:22-CV-00983-VEC
7	STOCKX LLC,
8	Defendant.
9	
10	VIDEOTAPED DEPOSITION OF RON FARIS
11	Taken in behalf of the Defendant
12	December 7, 2022
13	
14	*** HIGHLY CONFIDENTIAL ***
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Page 2 1 BE IT REMEMBERED THAT pursuant to Federal 2 Rules of Civil Procedure, the deposition of RON FARIS was taken before Julie A. Walter, CSR No. 3 4 90-0173 on December 7, 2022, commencing at the hour 5 of 9:16 a.m., the proceedings being reported in the law offices of Stoel Rives, 760 SW Ninth Avenue, 6 7 Suite 3000, Portland, Oregon. 8 9 **APPEARANCES** 10 DLA PIPER 11 Ms. Tamar Duvdevani 12 Mr. Marc Miller 13 1251 Avenue of the Americas 14 New York, New York 10020 15 Counsel for the Plaintiff 16 17 DEBEVOISE & PLIMPTON LLP 18 Ms. Megan Bannigan 19 Ms. Kate Saba 20 919 Third Avenue 21 New York, New York 10022 22 Mr. Christopher Ford 23 650 California Street 24 San Francisco, California 94108 25

Page 14 target and actual customers for Nike's NFTs and 1 2 Digital Sneakers bearing the Asserted Marks." Is 3 that correct? 4 Α. Correct. 5 Are you prepared to testify on that topic today? Ο. 6 Α. Yes, I am. Did you do anything other than speak to counsel 7 Q. 8 yesterday to prepare to testify on behalf of Nike 9 on that topic? 10 Α. No, I did not. 11 The next one, I believe, is Topic 10. Ο. 12 "Nike's plans to enter the custodial or 'vaulted' 13 market for physical sneakers, including but not 14 limited to vaulted physical sneakers associated 15 with NFTs." Am I right that you've -- you are 16 prepared -- you are here to testify on behalf of 17 Nike on that topic today? 18 Correct. Α. 19 Did you do anything other than meet with counsel Q. 20 yesterday to prepare for that topic? 21 Α. No. 22 Topic 11, "How, if at all, Nike has participated Q. 23 and/or currently participates in the secondary 24 market for physical sneakers." Are you prepared to 25 talk about that topic and testify on behalf of Nike

Page 15 1 today? 2 Α. Yes. 3 Q. And did you do anything other than meet with 4 counsel to prepare to testify on behalf of Nike for that topic? 5 6 Α. No, I did not. And to clarify, meet with counsel yesterday, as 7 Q. 8 we've been saying. 9 Α. Yes. 10 Topic 12, "Any" analysis -- "analyses Nike Q. 11 has performed, received, or reviewed of the impact 12 of the secondary market for sneakers on Nike's 13 current business, including but not limited to (i) 14 analyses on secondary-market pricing and sales 15 performance of Allegedly Counterfeited Products and 16 (ii) whether Nike has benefitted from the sale of 17 the Allegedly Counterfeited Products in the 18 secondary market." Are you prepared to testify on 19 behalf of Nike as to that topic today? 20 Α. Yes, I am. 21 And did you do anything other than meet with Q. 22 counsel yesterday to prepare to testify on behalf 23 of Nike on that topic? 24 Α. No, I did not. 25 13, "Nike's plans to enter the secondary market for Q.

Page 200 1 Q. Got it. Did you have any involvement other than 2 being somebody who was interviewed to give 3 information? 4 Α. I -- we gave -- as the team at Valiant Labs, I think it was Brittany in conjunction with the folks 5 at Valiant Labs. I'm pretty sure. We gave one of 6 7 our product managers from our team on a stretch assignment to go and work with that team to figure 8 9 out what would be opportunities that we would look at to explore opportunities. 10 11 Q. 14 MS. DUVDEVANI: Objection. 15 BY MS. BANNIGAN: Q. 22 Q. 24 Α.

		Page 201
1	Q.	And when I say "plans," are we talking concrete
2		plans or are there potential plans to build it in
3		the future?
4	A.	
6	Q.	

		Page 267
1		probably more significant.
2	Q.	BY MS. BANNIGAN: And when you say your competitor
3		in the primary market,
4	A.	
6	Q.	
15	Q.	
18	Q.	Has it ever?
19	A.	To my knowledge, no.
20		(Exhibit 21 marked)
21		MS. BANNIGAN: Exhibit 21 was just handed to
22		the witness. It's a document, an email with the
23		Bates stamp NIKE0029559. At the top, it's an email
24		chain to Daniel Heaf from Ron Faris on
25		October 25th, 2021.